

# **U.S.** Department of Justice

United States Attorney Eastern District of New York

LS

F. #2024R00485

271 Cadman Plaza East Brooklyn, New York 11201

September 8, 2025

# By ECF and E-mail

Saul Warren Bienenfeld, Esq. Bienenfeld Law 680 Central Avenue, Suite 108 Cedarhurst, NY 11516

Barry Kamins, Esq. Aidala, Bertuna & Kamins PC 546 Fifth Avenue, Sixth Floor New York, NY 10036

Re: United States v. Jacob Israel Walden

Criminal Docket No. 24-521 (GRB)

### Counsel:

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, enclosed please find the government's production of additional discovery in the above-captioned case. The discovery has been transmitted by USAfx, a file-sharing system. Please promptly download the materials and confirm in writing to the government that you were able to do so. The government also requests reciprocal discovery from the defendant.

Please note that, as before, the enclosed material is considered Sensitive Discovery Material ("SDM") as that term is defined in the January 24, 2025 Protective Order in this matter. See ECF No. 40. As such, PDF files containing SDM have been marked as "Sensitive" on each page, and non-PDF files have been marked as "Sensitive" in the corresponding file folder or filename.

# I. <u>The Government's Discovery</u>

# A. Documents and Tangible Objects

Please find enclosed the following additional materials:

- Subpoena returns from Cash App (Block, Inc.), which are Bates-numbered DOJ\_0000988 to DOJ\_0000991.
- Summons returns from Cash App (Block, Inc.), which are Bates-numbered DOJ 0000992 to DOJ 0000997.

If you have any questions or requests regarding further discovery or a disposition of this matter, please do not hesitate to contact me.

Very truly yours,

JOSEPH NOCELLA, JR. United States Attorney

By: /s/ Leonid Sandlar

Leonid Sandlar Trial Attorney (718) 254-6879

Enclosures (via USAfx link)

cc: Clerk of the Court (GRB) (by ECF) (without enclosures)